# LEGISLATIVE SERVICES AGENCY

# OFFICE OF FISCAL AND MANAGEMENT ANALYSIS

200 W. Washington, Suite 301 Indianapolis, IN 46204 (317) 233-0696 http://www.in.gov/legislative

## FISCAL IMPACT STATEMENT

**LS 6362 NOTE PREPARED:** Dec 19, 2011

BILL NUMBER: HB 1049 BILL AMENDED:

**SUBJECT:** Problem-Solving Courts.

FIRST AUTHOR: Rep. Koch BILL STATUS: As Introduced

FIRST SPONSOR:

FUNDS AFFECTED: GENERAL IMPACT: Local

DEDICATED FEDERAL

## **Summary of Legislation:** This bill has the following provisions:

- A. Cap on Fees It provides that the cap on the fees for program services provided to a person participating in a court-established alcohol and drug services program does not apply to fees for education or treatment and rehabilitation services. It also allows a problem-solving court to collect program fees.
- B. Informal Adjustment Program It provides that a person may participate in a problem-solving court program as a condition of an informal adjustment program in a child in need of services proceeding.
- C. Nonsuspendible Sentences It eliminates as a precondition to the placement of the individual in a problem-solving court program an individual's agreement to the conditions of participation in the program if the case for which the individual is referred to the problem-solving court involves a nonsuspendible sentence.
- D. Disposing of a Case It permits courts other than problem-solving courts to dispose of the case of a person who has either been terminated or has successfully completed a program operated by a problem-solving court.

Effective Date: July 1, 2012.

## **Explanation of State Expenditures:**

#### **Explanation of State Revenues:**

**Explanation of Local Expenditures:** Informal Adjustment Program – This provision applies to parents,

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guardians, or other household members of children in need of services (CHINS) when the adults are dealing with substance abuse issues. Under current law, courts with juvenile jurisdiction can only order these adults to participate in a drug treatment program after a finding is made (post disposition orders). This bill would allow courts to make these orders prior to making a finding, and get the individual into treatment more quickly. Courts with this type of jurisdiction are called Family Dependency Treatment Courts. Currently, Clark, Marion, and Noble Counties are developing certified family dependency courts

Nonsuspendible Sentences – This provision gives courts additional flexibility to order certain offenders to participate in programs that problem-solving courts provide. Staff at the Indiana Judicial Center report that published research indicates that an individual's initial lack of motivation or desire to participate in treatment does not necessarily indicate that an individual will fail in treatment.

Disposing of a Case – Staff at the Indiana Judicial Center note that while the vast majority of problem-solving courts accept the transfer of cases from other courts, some courts prefer to retain jurisdiction of their own cases. These courts may refer individuals to a problem-solving court and defer to the problem-solving court judge while that individual participates in the problem-solving court. When the individual either successfully completes the program or is terminated, the court will take the cases back for final disposition. Consequently, this statute allows flexibility in court operations to meet the needs of both the sentencing court and the problem-solving court.

**Explanation of Local Revenues:** Cap on Fees — Staff with the Indiana Judicial Center report that lifting the limit on program fees for education services would permit courts to provide more services in-house rather than refer defendants to outside providers. Under current law, if treatment is in-house, then all services must be under the \$400 cap. If the services are provided by community mental health centers, then the centers can charge outside the cap.

The costs of providing the education component of the drug treatment programs vary by program depending on how long the program lasts (8 to 20 hours) and whether the education is provided in-house or by contract.

<u>Background</u> – The current cap in statute is \$400. This fee was last increased in 2001, when SEA 506 – 2001 increased the fee from \$300 to \$400.

#### **State Agencies Affected:**

**Local Agencies Affected:** There are 54 court alcohol and drug programs in Indiana.

<u>Information Sources:</u> Diane Mains, Indiana Judicial Center; Conner, Bradley T. Douglas Longshore and M. Douglas Anglim, 2009, *Modeling Attitude Toward Drug Treatment: the Role of Internal Motivation, External Pressure, and Dramatic Relief.* Journal of Behavioral Health Services and Research 36: 150 - 158

Fiscal Analyst: Mark Goodpaster, 317-232-9852.

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